of the paper or for militation, should be ad-

WASHINGTON, THURN For the National Era A DAY IN THE MOUNTAINS OF CALIFORNIA. A DAY IN THE MOUNTAINS OF CALIFORNIA. For ware shown and difficulties in the way of siring our Sunday felood, small though it is company that a friend whose species and the species and is company with a friend whose species. The questions defined upon, for the species of the purp grand, sought the sclerm solitude of mountain species of the purp season which make species and an amount of the purp season which was the species and the species E NATIONAL ERA.

G. BAILEY, EDITOR AND PROPRIETOR: JOHN G. WHITTIER, CORRESPONDING EDITOR.

WASHINGTON, THURSDAY, MARCH 30, 1854.

NO. 378.

WASHINGTON, D. C.

For the National Era. 1
A STATESMAN—WHO IS HE?
BY MARY E. HURBELL.
Where Columbia halls her fromen
Gathered on her council floor,
Whore her wide, colossal Future
Lyoks, and littens, everware—

ere the crown of Wisdom lieth Relie of an anoiont date,) rlaid with passion-oinders, ad the dust of fierce debate—

tere bright Wonor's shield of sity Heameth faint through rust and here sweet Peace, on weary pinio tecks her olive branch in vain—

o! He rises, like a planet, Bright and steady in its role, its the calm, magnetic waters Lying deep in every sonl;

is deep heart no storms can ru Calm as the unfathemed seas, is great soul scenre reposes, In the upper air of peace.

Ye who love to donbt and cavil, Pellow in his homeward tread— Hear the singing of the orphans, Whom he feeds with daily bread

Seek him in the secret chamber, Where, in wise hamility, With the Infinite communing, Morn by morn, he hows the kn

euch a pertrait, well may w

adis, birds, and flowers, all took life and imagination. If these resources the have been extended, her library and her devotion to her books was had, whenever she found time to be them. Willingly would also, at any me leave for the nearest village, dis-

talked to me a great deal when I iekness last year, and she came from to nurse me. She said we should we some object, while we live, to call wers of doing good."

ing good."

sc, every effort be hlightsloud, with my teeth firmmories at my heart.

the child, calmidy, as though

r, "then, cousin says we
the cake of good, and for
ever disappoints us!"

My heart was estired from
and I felt the flood of misom my soul. I hent my
the child's fair forchead.

thing."
"Certainly," I replied; "this school is open to all! Come this way."
"No, thanklee, sir; I'll sit just here, and fisten at your talk; it's all I want, if I'lly can get to larn!" and she modestly seated herself on the grass.

ome, him into her charge. She took his ters, led him to her group of little ad seated him upon the log, between d Sally Wilson, a younger sister of

ing his hat, and elowly followed. An Irishman, father of the next sholar on Ealaire list, was father of the next sholar on Ealaire list, was father string; 1º Jacquign him off by the arm.

Several parents followed the example; and in view minutes our school was deserted, with in the minutes of the string to the string the string the string the string the string the string that the string the string that the string to the string that the string to the string that the string to the string that the string the strin

oome again on the following Substath, looght ing the child's disase might to be. But her pleading prevaled, with me. Leaving her at the tribulation very seriously to beaut?" easily my sister, and found her, as I expected, taking the mention of the neighborhood see, making a Babel of divers agrees; and as little girl of six pollate, in the worst stage of the pollate of of the p

there we merphy germing, whi you not returned a could not raise been and left her there, on my may to town. I was within several miles of home, on my return, who I complet the noise of a gay voice singing, and a glimpte of Brandes spotted brown coat: Yog and child sprang gaily into the wagon.

"Oh! it's all mended, brother!" cried Lulie, as he foot touched the step; "Sally and all are coming gails! I'm so glad!?

"But how did you hring it about!" I inquired, in astonishment.

while politicians respected the intellect of the North by beliaving such men too wise to be beguiled by the thin, specious applogies offered for the enotment, they to a like degree believed the religious sendment of the North to be awrethed hypocrisy. But there is a North and 3,000 dergy, these politicists of the state of the state of the state of the cost of be wrethed hypocrisy. But there is a North and 3,000 dergy, these politicists of the state of the state of the cost of the state of the cost of the state of the state of the Ago and the Ago and a state of the state of the Ago and the Ago and a state of the state of t

d dead hasven, and the stable hefore it, including that authorizing features are also as the construction of six deam rescaled more than the construction of six deam rescaled to the language of the six description of the six deam of the construction of six deam rescaled to the language of the six deam rescaled to the language of the six deam rescaled to the six decision of the things written by the state of the office of the six decision of the things written by the six decision of the

CONGRESS.
THIATY-THIAD CONGRESS—THEF RESSION.
Sende, Twesday, March 21, 1884.
Mr. Nawad presented toy memorals from the State of New York, remonstrating against the State of New York, remonstrating against the Amongation of the Missousi territory of the Congress of the New Office of the Amongation of the Missousi territory now from the Amongation of Shavery to the town of Bedford, in the same State, remonstrating against the abroading of Shavery to the Missousi territory now from the Amongation of Shavery to the Amongation of Shavery to the Congress of the Missousi territory now from the Amongation of Shavery to the Congress of the Missousi territory now from the Amongation of Shavery to the Congress of the C

same power of selecting as was held by members of the House.

Mr. Shields said he had a bill which provided for that matter, and he would call it up to day, perhaps. This bill, however, ought to be passed

for that matter, and he wouse cases any perbase. This bill, however, ought to be passed at once.

The perbase of the bill, however, ought to be passed at once.

The point resolution for the House to continue ortain existing contrasts for supplying provisions, olothing, or small stores for the use of the many was taken up.

After some remarke by Messes. Fish and Shields, the resolution was referred.

Mr. Mason moved an Exocutive assession; which motion was disagreed to.

On the same of the first state of the herselief of the heirs and legal representatives of Col. Alexander G. Morgan was taken up, and the same was exclaimed and passed.

On motion of Wr. Frotheast, and copies of the report of the Sceretary of the Treasury, computing the period of the proposal of the report of the Sceretary of the Treasury, computing the state of the feeling of the copporation, and municipal indebtedness of the United States had in foreign countries, be

ing statistics of the range of the name of the name of the name of the states held in foreign countries, be thousand of which to be for the printed; one thousand of which to be for the use of the Department.

Mr. Hunter introduced a bill to graduate the price of the public lands, and for other

his the process of the purpose of the pulpose of the purpose of constructing rail-to-the process of the purpose of the purpose

ained in high places as to

ne ? oes. No ; no special orders. og. No ; that would require a vote

Richardson. The House bill on the same t is substantially the same. [Laughter.] Cutting. Each goutteman must judge aself in this matter; but he and I do not

intervontion. I smother noth-on. Does the gentleman mean withing? I shall be principle of in-northered up in this full. Let it is hidden in it to light, by an in Committee of the Whole. lows question. now great confusion, and Mr. 1 all the requests urged upon y his demand.] ree moved to go into Commit-tee. Loss, 7 to 124. Loss, 7 to 124.

te hydra of Injustice, ough its triple mail of gold the holy blaze of judgment thing every horrid fold.

For the stern and radiant angol, Sot to guard the wronged and we this right hand stoops to teach hi What his flame-touched lips shall

loss, when the lips of evil eathe their blackness on his ting in a noble life-time or a spotless after-fame;

ence, the strength of God roo New anointed, from the place as he forth, to toll and strugg For the freedom of the race—

mand is ecconded.

s rule was debated at some length, and y laid upon the table.
Lyon, of New York, stated that he land relay veted for consigning to the Committen the Whole the Nebraska Kansas bill, hat his name had been omitted in the re-By general consent, the Journal was cr-

WASHINGTON, D. C.

THURSDAY, MARCH 30, 1854

The Poem by Mary E. Hubbell, on our isst page, needs to be read but office to be re-nembered always.

FILES OF THE ERA FOR SALE.

see have been printing a large rupply of Em since the commencement of the Ne-che accidenced, we can furnish at very low-is, for general circulation, files of the paper in December 1, 1833, to April 1, 1854, a od of four months, containing— rocodell's Sories on the Legal Tenure of the content of the paper of the p

ches of Mosers. Clase, Seward, Sumid Douglas, upon the same question;
our Editorials upon the same question;
ing to more than one handred columns.
will supply them at 25 cents a single
at \$1 for life files.
doubt whether documents of so much
so suitable for circulation at this crisis,
to furnished at so low a cost in acy oth-

ALBERTY.

Lat not the opponents of the Nebraska Bill deceived by the elamor raised by a portion the Seathern press against Redger's amendant, or that of Doughas depring Congress of ovisionary power over Territorial logislation, may serve to illustrate the wonderful seal of vigilance of certain gentlemen ambitious motoriety, and to delude semb Northern mon the the notion that these amendments are and concessions to the North; so valuable at they should disarm all opposition to the

The Rickmond (Va.) Whig says, "We have never entertained the idea that the object of this amendment was to lay any restriction upon the introduction of slaves into the Nebraska

to Slavery may have to interceive and the grain at the constitution of the United States? Deliberately, through design, this Bill is incovered by the Bill wis forces, or break thought of the thought to Season, knowing this or interpretations; and the majority that some senting to Care Territorial legis in it. The Sustake throught the Senate, knowing this to ever Territorial legis this. The Sustake throught the Senate, knowing this to ever Territorial legis this in the State of the United States or the Territorial legis this in the States of the United States, the season of the London of the States of the United States of the States of the States of the States of the United States of the States

alsh, Warren, Daniel S., and Zelliodelle—98. tates, 72, from the Free onty-four area. C. Stars, ed. Dissex, do. Sharson, do. Sharson, do. Sharson, do. ALDER, of Illinois. RICHARDS, of Ioward, and ALDER, of Illinois. RICHARDSON, do. HENN, of Iowa. LATHAN, of Iowa. LATHAN, of Iowards—100, from Now Testabolinia, from Now T Lark, of Michigan. McDovall, do. All, so-called Democrats—being 3 from Now Inglaud, 1 from Now York, 7 from Pennsyl-ania, 1 from Michigan, 3 from Ohio, 4 from Indiana, 2 from Illinois, 1 from Iowa, 2 from

course of action, and no wining to student it to the judgment of their constituents. Some seventeen or eighteen members from the free States were absent, or dedged a vote on this question. These were—
CUMBING, of N. Verl. DRUM, Ponneylvanis. WALKER, do. HOWE, do. D. STEART, Michigan. TWEIN, do. D. STEART, Michigan. TWEIN, do. D. STEART, Michigan. TWEIN, do. LINDLAY, of Olio. MCCULOUI, of Pa. Sarp, do. HOWE, of Indiana. JONES, do. DUNIAN, of Indiana. JONES, do. DUNIAN, of Indiana. JONES, do. DUNIAN, of Indiana. Some of these were uninknutionally absent; some, we fear, intentionally. Many friends of Mr. Dean, a prominent "Soft" from New York, would have been glad to see his vote re-corded.

HOW IT WILL WORK-A GLANCE AT THE FUTURE.

the Najiraeka.

from the Comuse, and referred
use on the state
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t in a position
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user the bill was
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Mr. Richardson I the prest maters of the Bill,

Joseph Principles of Non-Intervention, and repeat of these obscious Laws. Let the State or Tersprinty decide for itself whether it will impore
or exclude dates. This the Principle of NonIntervention requires.

Fifthly, a few limits of the State or Terpropose.

Joseph Principles of Silvery in the State of Terpropose of the State of Tersprinty of the State of Terpropose of the State of Tersprinty of the State of Tersprinty of the State of Tersprinty of the State of Terpropose of the State of Terpropose of the State of Tersprinty of the State of Tersprint of utioes dominione Javas. The life States of 14th priviley decide for itself whether it will import or exclude dawn. This the Principle of Noo-Intervention requires.

Fifthly, as the outplet of Slarvey'in the Territories of the Union is excluded from Congres, we shall commonte agitation among the People, when you cat empowers to form any properties that the limit of the priviley of the People, when you cat empowers to form any regulate that insate June, in high priviley. States of the Constitution of its United States, "you covered principled by the priviley States," you covered principled to prevent them from excluding Slavey. But there are two index to that question. The Northern new who joined you in passing the Bill, held that the Provise imposed no disability apon the inhabitation of a Constitution of the United States. That is just what we think. We, Northern People, numbering some fourteen millions of freemen, while you, Slavsholders, count not more than it tree hundred thousand heads, hold that the Federal Constitution does not, earry Slavey.

ONAL ERA, WASHINGTON, D. C., MARCH 30, 1854.

ym 5 quilty or limit to legitumes some years and the regard of the control of Congress of 1800-2, by without the control of the Property of the Congress of 1800-2, by without the Congr

ties to the use it mae made to some, missing the irreconcilable entity to true Nationality. Circumstances or Providence has favored the development, until this leax and most Lagrant attempt of the Party of Slavery to use the power of Northern political organisations for the repeal of the Missouri Compromise, these by opening the whole of the Territory of the Union to Slave Labor, and investing the Slave Interest with the strikbute of Nationality.

The demand now is, not only acquiescence in this movement, but active support to it, on pain of being denounced and differentiable, as an Abolitonist. Northern Whige refuse conspined in the movement, but active support to it, on plance of the are already braceds (i). Northern Democrate, who hesistae, are threatened with the same down. Southern Whige in the Senial control of the proposed of the same down. Southern Whige in the Senial control of the proposed of the same down. Southern Whige in the Senial control of the proposed of the same down. Southern Whige in the Senial control of the proposed of the same down. Southern Whige in the Senial control of the proposed of the same down. Southern Whige in the Senial control of the proposed o

consona, and unting voreners men in solid phalaux as a Party of Fraedom. It may lead some Northorn Whige and Democrats to cling to the long scheided iden of squal union in National Parties with Shaveholdere. This Aristoraey is blind, or it would use this, and recognise in these exceptional members of its caste, the only men who can save its pretensions from atter overthrow. Moantime, our business is with Northern mon, Western men, aye, and Southern men, who are size of subscriptions to a Classification of the Missouri Compromise, are mere exceptions. The Class, as a whole, is desperately bent on repeal, and on subjugging to its prepated artle the Federal Government. It is with you to say whother they shall encoed. We showed, the other old with the Democratic Party, which had triumphed at the North, on action and the continues that the continues that the continues the continues that the continues that the continue

sufficient reasons to justify ung I need not assure you, right or wrong, I am in-t honest motives—seeking

CONGRESS.

pane then went into Committee of the dr. Phelps in the chair; lison areas and addressed the House chracks bill. He thought this bill acceptable to the North. Indeed, it y just to the South. The Somate lill tionsbio. That reported by the game m Illinois [Mr. Rechardson] was in-

the repeal of the Missouri to compensate the South, and a even, according to Senators and Badger, a gland.

tion which kepadale, and no seared only to per batter them.

The bill he most to consider contemplates them. The bill he most to consider contemplates the regard of the Missouri Compromise. To do a rail be unjuent, in violation of good faith, and adapt which to the distance the tranquility of the country, and even to haxard the bonds of our National Mr. Hunt there entered into a review of the history of the Missouri Compromise, during which our report closed.

to regulate the salaries of the Justices of the Spreace Court, of the United States; which was referred to the Committee on the Judiciary. Mr. Miller, of Indiana, by consent, introduced a bill granting a portion of the public leads to that State, to said in the construction of a railroad from Evanwille to Indianapolis; which was read twice, and reterred to the Committee on Public Lands.

Public Lands.

The Common of the Roard of Trade of Philadelphia, asking Congress to make an appropriation for electric pot the mouster of the Mississippi, which was referred to the Committee on Commerce. heroe.

I Trait, by consent, presented the joint attorn of the Legislature of Connecticutation of the Legislature of Connecticutation of the Indian appropriate of Connecticutation of the Indian appropriate as amendments appropriating \$100,000 for propose of holdings of the News party of Acces, were rejected, and the bill was passed, deep rejected, and the bill was passed.

wmon our report closed.

Senate, Friday, Marek 24, 1854.

Mr. Weller moved that the vote of yesterday, by which the resolution authorizing the Committee on Agriculture to employ a clork was adopted, bo reconsidered.

After some debate, the motion to reconsider was rejected—years 18, mays 19.

Mr. Alson asked unanimous consent to sub-

After sems debate, the motion to reconsider was rejected—yeau 18, mays 19.

Mr. Mason neited unantimous consent to submits a metion that the Senate proceed to the consideration of Executivo business. He said he solid the semantimous consent to submit a metion that the Senate proceed to the felt is to be his duty to make the motion.

Mr. Hunter said the Deficiency bill was ready for consideration. He had no desire to insterfere with the private calendar; but if the Senate would meet to-morrow, that bill could be candidated without any literierace with the senate would meet to-morrow, that bill could be candidated without any literierace with the candidated for the consideration of flux by the same bill in the little is a little was. This is the same bill in the difference of the same bill may see the same bill as during the last war. This is the same bill my. Partary ropled and supported the bill.

Friday.

Mr. Pratt replied, and supported the bill.

ner. Print repine, and suppress the out.

House of Representatives, March 24, 1854.

Mr. Lilly by general consent, presented the oint resolutions of the Legislature of New drew; in relation to public lands. Refurred to the Committee on Public Lands, and ordered to be printed.

Mr. Ingersell asked leave to present the essolutions adopted at a public meeting in New Haven, on the Nebraska Dist.

Mr. Hamilton. I call for the regular order if business.

establishing bonded warehouses the regular order?

The Speaker. The consideration of private bills is the regular order, but is displaced by a pending motion to reconsider.

Mr. Jones, of Tennessec. This is objection day; but as the debate on the Indian approducy; but as the debate on the Indian approducy; but as the debate on the Indian approducy; The Speaker. The subject before the House is the motion to reconsider the vote committing to the Committee of the Whole the bill for the catabilishment of bended warehouses.

The question was submitted, and the motion was reconsidered; and the bill was read at third time out passed.

no aud passed. Private bills upon the calendar were then

timo and passed.

Private bills upon the calendar were then taken up.

Entrate bills upon the calendar were then taken up.

Entrate bills upon the calendar were then taken up.

Entrate bills upon the calendar the calendar and t

mber of amendments reported by

up.
Hunter explained that the State of Calhad set up a claim to the let in Sanison, on which the Government had exd \$90,000 in proparing it for the buildAs the title was so much in doubt, it was
the disable to anytherize the purposes of

a new alls, or a site with buildings already more interesting and the control of the california case was a peculiar one and resting on generally to all bediency that was formerly before the lower of the control of the call of the control of the call of the control of the call of the control of the call of the control of

of the rose comes.

Of high responsibility. His services to the country while these engaged always morited the commendation of his countrymen. As a citizen and a gentleman, and in all the relations of life, he has ever been respected, and his memory will long be cherished in kindness by the people of this ocumunity, in the unide of which so many years of his life were passed, which so many years of his life were passed, which so many years of his life were passed, and there had been no discovered a statement in your paper, that I was correct a statement in your paper, that I was a statement in your passed s now the ladians.

Draw far:

Caption, and passed s now man to account a contract the contract of the contract of the passed in the contract of the contract of the passed in the contract of the contract of the contract of the passed in the contract of the contract of the contract of the passed in the contract of the contract of the contract of the contract of the passed s now the contract of the contract of the contract of the contract of the passed s now the contract of the cont resours of the San Francisco ided in the ungative—yeas 84, an two-thire—yeas 84, the state of the same of the same et al. the accordingly moved railroad bill be made the order to third Tacsday in May. Ob-die, Mr. Cobb moved a suspen-to consider his motion, which

h an ameuument m ite, was, by consent, ent was adopted, and

wise.

ofused to suspend the rules—

4—not two-thirds.

by ebnsent, introduced a resothe bill providing for the comin custom-houses, &c., the apo-

maren 6, 1820; therefore, Resolved, That the G-neral Assembly of Jenneylvania carnestly and solemnly protest against the repeal or modification of that sec-tion of the act of Congress for the admission of Missouri into the Union as a State which tyro-hibits involuntary cervitude north of 36 deg. 30 min.

prepared, however, to meet the dangers arising from a great war in an adjoining country, and from the subreview condencies which may manifed themselves on the frontise of the Search and the subreview condencies which may manifed themselves on the formise of the Search and Polishoks are citizens, after all —Ed. Er.s.

The Prussian Government rejects the suggestion of Russia, for fortid the entrance of the floates of the Western Powers into Prussian Prussian Great and the state of the Western Powers into Prussian Prussian Covernment of the London Corroside telegrophs that new preposals have been received from the Emperor Nicholas; that the Corroside telegrophs that new preposals have been received from the Emperor Nicholas; that Russian Great to evacuate the Principalities the moment ber defined of regeliminaties to peace is signed; and that the terms are out more feverage in the concerplant of the Protocol, and the state of the Corroside telegrophs that the terms are out more feverage.

A British courier, bearing a summons for the overage of the concerplant of the Protocol, in the Search of the Corroside telegrophs that the terms are out more feverage of the search of the Corroside of the Protocol, and that the terms are out more feverage of the search of the Corroside of the Protocol, and the search of the Sear

WASHINGTON, D. C.

ty, and State, legibly.

Refor to Hon. Thomas J. Rnsk, Hon C. F. James and Hon. P. Allen, U. S. Senate.

Dec. —6m

ments and Bereaus, and to members of Congress gos-craily.

WM. B. JARVIS, ACTORNEY AT LAW, Madison, Wisconsin.

COLLECTIONS promptly stended to. Particul-attention paid to such claims as are marked to the West's, against persons redding in an of the West's, against persons redding in and Jan. 5

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